

MR

United States District Court for the Southern District of Chicago

24CV2171

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3/15/2024

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

Tyrone Hurt
(See: Haines v. Kerner, 1972)
317 Kentucky Ave. S.E.
N.W.C., 2003

Civil
Action
No.

Plaintiff

JUDGE JENKINS
MAGISTRATE JUDGE VALDEZ

RANDOM CAT 3

and
v. Brittleson, (1618-1775)
(See: Haines v. Kerner, 1972)

and
The American Heritage College
Dictionary

Defendant,

v.
Chief of Police and all, law
enforcement officials, etc. et.
within the context of the world,
N.W.C.

v.
United States District Court,

Complaint

1. Jurisdiction to this Honorable Court is pursuant to
Title 42, Section 1983, U.S.C., Title 28, Section 1330,

(2)

V.I.C., Title 28, Section 1331 + 1332, V.I.C.,
Title 28, Section 1475, V.I.C.

2. I am a citizen of the U.S. and of the V.I.A.
3. I demand a trial by a Jury on all the issues involved.
4. The amount in controversy exceeds \$75,000.00 dollar exclusive of interest and costs.

Statement to the Facts to the Case Memorandum to Court

1. The Plaintiff respectfully states that for this Honorable Court to see V.I. Constitution, (1608) (1775); Police Act; human rights, inasmuch, it, on the date of November, 21, 2023, did three (3) wrongs but intervention officials, questions did Plaintiff illegally concerning did move to a studio, owned by said Plaintiff, within said Plaintiff's jurisdiction of, 319 Kentucky Ave. S.E. #2: v.p.c., 20003, for approximately, time (5) minutes, in violation of did do no-knock warrants - see: that Judicial Branch of Government and to: see that George Floyd Torture in policing Act; Also see that The killing of an emergency hospital worker, Chlo. Brown & Taylor, by armed but intervention officials, upon her it being wrong in violation to "To protect and serve, 1864 to

(3)

1930-) is opposed to, not, "American police state-
 (1861-1930-)" and her civil rights, is, being lodged
 within this nation, is, therefore, said Plaintiff,
 calls on, via immediate urgency, to aid intervention
 to the Intervention not to Justice - (1946) to crime
 to aggression and crime against humanity; International
 Criminal Court - (1946) (Hague, Netherlands) is, said
 Child Police and all, law enforcement officials, is, all,
 is, detainees, is, all, is, up, constitutional (1688) (1775)
 is, later, within the United States & America, one to
 be placed into permanent exile, expulsion and repulsion
 from this nation.

Citation to process in forma pauperis,
pursuant to Title 28, Section 1915, U.S.C.

Comes now, Tyrone Hurt, the Plaintiff, and
 respectfully moves the Honorable, U.S. District Court
 for the Northern District of Chicago, for leave to
 process in forma pauperis, pursuant to Title 28, Section
 1915, U.S.C., for the following reasons:

1. The Plaintiff respectfully states that
 because to my poverty, that I am unable to
 pre-pay the said court fees for the filing
 & ongoing motions, and that said Plaintiff
 to be allowed and permitted to process in forma

paperin, pursuant to Title 28, Section 1915, v.l.c.,

(Memorandum it last
See: v.l.c. partition, (1688) (1775-1)
See: Title 28, Section 1915, v.l.c.
See: Black's Law Dictionary - (1900)
See: The American Heritage College Dictionary - (1900)
See: Rivers v. Sixth International Bank, 1912

Bill

(1. The Plaintiff seeks aid in immediate urgency, to the intervention to the International Court of Justice - (1946) to criminalize aggression and crime against humanity; International Criminal Court - (1946) (Hague, rather than) and that aid plaintiffs, G.S., to be placed into permanent exile, expulsion, and repulsion from this nation. The Plaintiff seeks over (1) billion dollars in punitive and monetary damages against said defendants, G.S.

Attendant to Brant,
pursuant to Title 28,
Section 1915, v.l.c.

I, Tyame Hart, the Plaintiff, do respectfully state that because to my poverty, that I am unable to pre-pay the said court fees for the filing of the

(5)
 foregoing complaint, that I am able to give
 priority for the same, that I believe that I am
 entitled to the papers that I am sent.

Continuation of Letter

I, Tyrone Hurt, the Plaintiff, has respectfully stated
 that I have upon this 23rd. Day to Tim, 24, have left
 the foregoing complaint, to the U.S. District Ct. for the
 Northern District of Georgia, to make sense upon the
 Att. for the Putnam Co., Ga.

Respectfully Submitted,

Tyrone Hurt
 (Plaintiff, pro-se)
 (Harris v. Kerner, 1972)

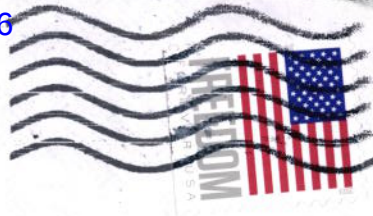


Tyrone Hurt
Apt 2
317 Kentucky Ave SE
Washington, DC 20003-2325

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CAPITAL DISTRICT 208

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To: Clerk to the Court
Chicago Torgue
United States District Court
For the Northern District of Chicago
Attn: 219 North Dearborn Street,
Chicago, Illinois

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